

February 15, 1984

LB 657, 767

SENATOR SIECK: Mr. Speaker and members of the body, the purpose of this bill is to facilitate the collection of child support payments and eliminate unnecessary legal expense in the event of the death of the person paying child support. This bill simply eliminates the revivor (sic) procedure and permits a claim to be filed against the estate. This present process is quite cumbersome, so I won't explain it here on the floor. Only...often the only reason an attorney is hired in these circumstances is to cut through the legal red tape of a revivor (sic) procedure that I have mentioned. This is a simple bill that really had no opposition in the committee and unless members of the body have further questions, I urge you for the advancement.

PRESIDENT: Is there further discussion on 657? If not, all those in favor of advancing the bill vote aye, opposed vote nay. We are voting on the advancement of LB 657. Please record your vote. Please record your vote on the advancement of LB 657. We are voting on the advancement of LB 657. Please record your vote. Please record your vote on the advancement of LB 657. The Chair will allow 15 seconds for the recording of vote on this advancement. The Clerk will record the vote.

CLERK: 25 ayes, 1 nay, Mr. President, on the motion to advance the bill.

PRESIDENT: The...LB 657 is advanced. LB 767.

CLERK: 767 introduced by Senator Wesely. (Read title.) The bill was read on January 4, referred to the Ag and Environment Committee for hearing, advanced to General File. There are Ag and Environment Committee amendments pending.

PRESIDENT: Senator Wesely, which one of you?

SENATOR WESELY: Well, I'll...I'll go ahead I guess. I don't see Senator Haberman here. LB 767 is the bill, not 777.

PRESIDENT: 767.